## MISSISSIPPI LEGISLATURE. SENATE.

The Committees on Judiciary and Corpora-tions submitted reports, which was laid on table subject to call.

or things.

Chapter 47, in relation to exempt property.

Chapter 24 of the Code, (second part) in re-table subject to call.

me to return said resolution, and report the following bill, without any recommendation and sek to be discharged from any further consideration of said resolution.

A. M. Weer, Chairman.

Mr. Reynolds introduced-Mr. Cown introduced-S. B. No. 121. An act to incorporate George ington Lodge No. 4. Knights of Pythias.

References to Committee on Corporations. S. R. No. 199. To repeal ar act to redeem and 714 cotton from overflow from the Mississippi liver cottain bottom lands. Referred to Ju-

red to Committee on Corporations. Mr. Birebet: introduced—
S. B. No. 124. An not-to-amend the charter Amend by strikin

in reference to certain bonds ment: the State of Micsissippi, which, on motion Amend by inserting to far St per day for the Reynalds, was referred to a Joint Select House Doorkeeper, and by deliking out three campaintes of three on part of the Bouse. Committee on On mation of Mr. Andrews, the resolution, with amendments, was recommitted to the Long.

## HOUSE.

THIRTIETH DAY. Monday, February 9, 1880. parsuant to adjournment. Mr. ndrews, Bulley, Billingslea, Bowman, At 9:30 o'clock, on mehanan Bofford, Burerd, Burding, Burnett, the House adjourned. Byunn, Byrd, Chambern, Carrell, Carter, Chamberlain, Chambliss, Christmas, Ceatin, ton, Field of Lowndes, Ford, Fortson, Gibson, Gunn, Hardin, Harris, Harrison, Tespay, Feb. 10, 1880.

Senatemet pursuant to adjournment. Lieut.

Governor Sims in the Chair. Present 27; abborn. Lawlerian, Machenian, Medical of Clarke, Medical e. Hill, Huddleston, Hunter, Hurt, Kear-

evin, Fields, Glass, Harkrender, Hicks, Holsection—, in relation to fees of tax-collectors, which was adopted:

Each tax-collector shall be allowed as completely shall be allowed. Seek as a commission of 5 brook. Seal, Selby, Saiclus, Sommerville, Spears Stephens, of Yalobasha, Sykes, Taylor of Bearon, forrey of Santhower, Watson, Westborry, Williams. On the reading of the Journal was dispensed with.

Jo ney, Nelson and Seal.

Chapter 2 of the Code in relation to Boards

Resolved, That after this Cay, this House make the Code the special order for the morning sessions, and that the evening sessions be depended to the regular order of business.

Chapter 2 of the Code in relation to Boards of Supervisors, was read and adopted, as subject of matrimony to the younger members of the House.

Mr. Taylor of Lee, moved to table the amendments to the same.

Chapter 23 of the Code, in relation to Circuit amendment; which was carried by a vote of the supervisors.

Mr. Field, of Lowndes, moved to amend by lowing:

House shart consistence at a constant of the c ac ollowing communication was received were adopted

## WEEKLY CLARION.

JACKSON, MISSISSIPPI, WEDNESDAY, FEBRUARY 18, 1880.

formation in the nature of quo warrants.

Chapter 36 in relation to the partition of property.

Chapter 37, in relation to the action of research of the formation of the principle on the country and who are the series of the country and who are the series of the principle in the series of the principle in the importance of the principle in the series of

Mr. West, Chairman, submitted the following committed to joint Committee on Revision of MR. PRESIDENT—The committee of the Senate and House to whem was referred resolutions pertaining to "Board of Public Words," and the future direction and control of Penitentary layer of the State, with instructions to provide and recommitted. to prepare a bid in secondance with said resc-lations, have, according to order, had the same under consideration, and have directed. Mr. Buckanan cylled up Senate joint reso-

On motion of Mr. West, the Senate took up the bill referred to and recommended in the above report, which bill is S. B. No. 118. An act in relation to a Board merchants to their customers; the teachers to of Public Works and the Pentientiary. Re- their ferules; the doctors to their patients; terred to the Joint Scien Committee on Code, the editors to their quills; the farmers to their Mr. B. yauli introduced—

S. B. No. 119. An act to authorize certain State officers to compromise certain judgments | Resolved. That the following advice given or the State Board of Education against the in Pope's Itiad be adopted and acted upon by members of this House, viz:

"Let your words be succint, yet fule of S. B. No. 130. An act to provide for the es-ablishment of a State College for Females. Referred to Committee on Education.

At 220 clack, on motion of Mr. Chambers At 2:20 c'clock, on motion of Mr. Uhamberlain, House adjourned.

> NIGHT SESSION. House met pursuant to adjournment, at provide for agricultural liens, and for other purposes. Referred to Joint Committee on Code.

Leave of absence for the evening was granted Mr. Norrell, on account of sickness, Mr. Perkins introduced—
Senate concurrent resolution, fixing the pay of officers and employees of the Legislature, River Telegraph Company. Was taken up. Mr. McGehec, of Wilkinson, offered the fol-

Mr. J. P. Carrier introduced—
Mr. J. P. Carrier introduced—
Mr. Seabrook moved to amend amendment and they are hereby authorized, to incorporate such amendments to the various chapters of the Cade, as may be adopted by both Houses.

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Mr. Seabrook moved to amend amendment of the Cade, as may be adopted by both Houses. Mr. Seabrook moved to amend amendment to the various chapters by atrixing a text on agriculture.

Mr. Seabrook moved to amend amendment to the Sale and intking pay of Sergeant-at-Arms \$9.00 of the Cade, as may be adopted by both Houses and intking pay of Sergeant-at-Arms \$9.00 on the Sale instead of \$5.00.

On motion of Mr. McGehee, of Wilkinson, the amendment was laid on the same time preserve the amendment to the amendment was laid on amendments as will best serve to accomplish per ppr, under act of Congress. Refer- Mr. Lewis, of Claiborne, offered the follow-Mr. Lewis, of Claiborne, offered the following chapters reported by the on motion of Mr. Perkins, the Senate or discontinued from and after this date; which, are not on proceedings by Insection proceeded.

A masses was received from the Governor, and the was received from the Governor, and the was read approved and receiving the formation of the Carroll offered the following amendance:

Mr. Lewis, of Claiborne, effected the following that I feel and in view. The following chapters reported by the Joint Committee on the Revision of the Code, was read approved and recommented:

Chapter 25, in relation to the partition of proceedings by Insection with a common proceeding with a common A massage was received from the Governor, ment:

hick with accompanying documents, was re
read to Committee on State Library.

Mr. Carroll offered the toffowing amena
formatic

Chapt

property

Chapt

Chapt A further communication was received from Mr. Mitchell offered the following ameni-Amend by inserting 45 for \$4 per day for

Chapter 7 of the Code, in relation to the fees report not later than Wednesday.

The special order, consideration of the Chapter 1 of the Code, in relation to the of person of which, the Senate, at 2:200 clock.

The special order, consideration of the Code, in relation to the Chapter 17 of the Code, in relation to the Chapter 17 of the Code, in relation to the appointment of Representatives and Senators, was read, approved and recommitted. Chapter 23 of the Code, in relation to costs, was approved and recommitted. counsellors at law, was approved and recom-Johnson the Chair, Prayer by Rev. Chapter 32, in relation to attachment Hunter. Present 82-Merers. Anderson, against debtors, as amended, was pussed, At 9:30 o'clock, on motion of Mr. Wilson,

> SENATE. THIRTY-FIRST DAY. Tuesday, Feb. 10, 1880.

Clark, Colours, Cooper, Downs, cets.

Mr. Bills offered the following amendment to cal innovation of the law as is proposed. Howry, Madison, McLaurin of eller, Montgomery, Murphy, section —, in relation to fees of tax-collectors, Mr. Andrews spoke in favor of the adoption of the amendment; he considered that

made to any collector in default.

Mr. Williams offered the following resoluon, which was adopted:

Chapter 21 of the Code in relation to Boards

be closed with a few words of advice on the

Chapter 23 of the Code, in relation to Circuit divided in the regular order of business.

Mr. Featherston offered the following resonation:

Resolved, by the House of Representatives, Resolved, by the House of Representatives, and find the code, in relation to Circuit divided in the co the Senate concurring, that the Speaker of this House and the President of the Senate do adjourn their respective bodies size die, on Sanate do adjourn the sanate do adjourn th

Mr. Field, of Lowndes, moved to amend by inverse the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st; That whenever the amount of county war-inverting March 1st, instead of Februry 21st, instead of the county war-inverting March 1st, instead o In the first of January next insuling and if money the first of January next insuling in any one year the footnetted of the county tax level to the January in the insulated and determined by three Commissioners to be chosen by the husband and wife for that purpose.

A message from the Governor, transmitting to the House the report of the Revenue Agent, was received.

Senate concurrent resolution, in relation to Mississippi repudiated bonds, was concurred the following resolution. In an interest of the House the report of the Revenue Agent, was received.

Senate concurrent resolution in relation to Mississippi repudiated bonds, was received.

Mr.

Resolved. By the Senate, the House concur-To the Senate and House of Representatives:

GENTLEMEN - Shortly after the adjournment

To the Senate and House of Representatives:

GENTLEMEN - Shortly after the adjournment

To the Senate and House of Representatives:

GENTLEMEN - Shortly after the adjournment

To the Senate and House of Representatives:

GENTLEMEN - Shortly after the adjournment

To the Senate and House of Representatives:

The Senate the House shall issue a summons addressed to such defendant, and forward the same by regularity.

The Senate and House of Representatives:

The Senate and House of Repr

At 2 o'clock the Senate adjourned.

HOUSE.

THIRTY-FIRST DAY. TUESDAY, February 10, 1880. House met pursuant to adjournment, Mr. Speaker Johns in the chair, Present 78; absent 42-Massrs, Applewhite, Billingslea, Buffkin, Bynum, Chambliss, Clark, Coleman, Cooper, Currie, Downs, Drane, Ervin, Fields Gibson, Gilmer, Gunn, Harkrender, Ricks, Gibson, Gilmer, Gunn, Harkrender, Ricks, Lamkin, Love, Manison, Martin, McLaurin of Raakin, Mellen, Monrgomery, Mullins, Murphy, Myers, Nelson, Pollard, Rainey, Rees, Seal, Shields, Sommerville, Spears, Sykes, Taylor of Benton, Torrey of Jofferson, Torrey of Sunflower, Weatherly, Williams, Leave of absence was granted the following tembers: Messrs, Gann, Carter, Mellen, Tor-

ey of Jefferson, and Madison. By unanimous consent of the House, the folwing bills were introduced : By Mr. Hill— H. B. No. 285, An act requiring Circuit terks to be furnished with books containing s of delinquent tax payers. Referred to umittee on Ways and Means, . Buchanan-H. B. No. 286, An act to amend Section 203 of the Revised Code of 1871. Referred

By Mr. McWillie-H. B. No. 287. An act to amend an act for he relief of Assessors of this State. Refered to Committee on Ways and Means. By Mr. Reiney-H. B. No. 288, An act to amend an act to

By Mr. Walker-H. B. No. 280, An act for the relief of J. M. Senate concurrent resulution, fixing the pay Hale, Lauderiale county. Referred to Com-

ittee on Claims. The regular order for the day, consideraa of the report of the Joint Committee on Mr. Birebet: introduced—

8. B. Nu. 124. An act to amend the charter of Planter. Cotton Press, Compress, Storage and Transfer Company. Referred to Committee on Corporations.

Mr. J. P. Carter, introduced—

Iowing amendment:

Amend by striking out the clause providing for Assistant Surgeant-at-Arms, and by making pay of Sonate employees, except Reading Day of Sonate employees, except Reading Clerk, same as provided for employees of ring. That the Joint Committee on Code be, er 37, in relation to the action of re-

Chapter 38, in relative to unlawful and for-Chapter 39, in relation to suits against the Chapter 40, in relation to escheated and ther property claimed by the State, Chapter 42, in relation to bastardy.

Chapter 45, in relation to limitation of ac Chapter 44, in relation to land and conveyinces, was read. Discussion ensued upon an amendment fiered by Mr. Andrews, to that part of the thapter which gives married women the right o make contracts and dispose of property. The amendment was to strike out such section and fusert section 2287 of the Code of 1871 as t now stands, which provides that conveynces can only be made with the consent of Mr. Featherston opposed the amendment,

and favored the adoption of the chapter.

Mr. Lewis, of Claiborne, spoke in favor of
the amendment; he was opposed to intro-ling as element of discord into the house-ields of Mississippi, such as the adoption of this law would bring; he was opposed to placing woman in a sphere for which she was

mijourn their respective bodies size die, on Saturday, the 21st day of February, at 4 o'clock P. M.

was lost:

Resolved, That the Code Committee be instructed to incorporate into the Code the fols

THIRTIER DAY.

Mostar, February 9, 1850.

Senate met pursuant to unlawful detainer.

Senate met pursuant to unlawful detainer.

Senate met pursuant to unlawful detainer.

Senate met pursuant to selected for the pursuant to selected and the pursuant to select to salar of State Libertian, and insert slow; the first to salar of the pursuant to the sealer of State Libertian, and insert slow; the first to salar of the pursuant to the sealer of State Libertian, and insert slow; the first to salar of the pursuant to the sealer of State Libertian, and insert slow; the first to salar of State

Peace from acting as attorneys, in the County.

Courts,

H. B. No. 45, For the relief of A. G. Wood Mr. Noland moved to table said amendment, as to maintain that in an equilibrium with which was lost.

in relation to public revenue.

H. B. No. 244. To provide for the entry of lands sold to the State in 1874.75-75 and '77.

H. B. No. 20, for relief of M. W. Williams, o Holmes county, was recommitted to Commit-tee on Ways and Means. H. B. No. 118, to amond Section 4 of an act in relation to public revenue, was recommitted to Committee on Ways and Means. H. B. No. 142, for relial of tax payers of Wilkinson county, was remainted to Committee on Ways and Means.

H. B. No. 181, to authorize the Auditor of tributions. Public Accourts to settle with tax-pavers for

BILLS ERCOMMITTED.

of Panola county to be transcribed, was

8, B. No. 109, To create an additional Justice of the Peace in Winston county, was passed. S. B. No. 112, to confer upon the Chancery LETTER FROM HON. J. R. CHALMERS. Jourts of Tunica county jurisdiction in a certain case, was passed. S. B. No. 119, to ruthorize certain State offi-S. B. No. 106, in relation to the Marshal and Porter of the Supreme Court, as amended, was

doen, instead of \$50, us previded for by Senate to Congress exclusively, in perpetuum, if pos-

the House concurred in Senate amendment to the clause of the chapter in regard to qualifi-these bills would make their way, and suppartions of school trustees.

The Joint Committee on Code reported the

At 1:40 o'clock, on motion of Mr. Tennisson. the House adjourned.

Cors to compromise a judgment of the State Board of Elucation against the city of Aber-Democrats?

in relation to public revenue.

H. B. No. 234, To provide for the entry of lands sold to the State in 1874-75-76 and 77.

BILLS LAID ON TABLE SUBJECT TO CALL.

H. B. No. 115, to change Sections 2.281 and 2.286 of the Code of 1871, in reg rd to limitations of estates.

H. B. No. 116, to make certain cases at law returnable at the return it rm of the process.

H. B. No. 194, to amend an act to establish a uniform bleense system in this State.

H. B. No. 295, for the relief of Mary L. Ware, individually, and as guardian of Selly Lynch Ware, minor.

BILLS RECOMMETTED.

d'en, instead of \$50, us previded for by Senate amendment, which was laid on the table. Mr. Medge, of Clark, moved to ment Senate amendment by inserting \$20, instead of \$50.

Mr. Taylor, of Lee, moved to table, which was laid on the table.

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Mr. Taylor, of Lee, moved to table, which was laid on the table.

Mr. Taylor, of Lee, moved to table, which was

Chapter 3, in relation to registration of per-tons entitled to vote.

a service to be a real firm at the day

H. B. No. 49. Declaring that in all State prosecutions for crimes and mislementors the defendants are declared competent witnesses.

H. B. No. 50. To amend the law of divorces. S. B. No. 4, To amend section 1455, of the Code of 1871, in relation to attachments for the No. 75, To amend section 1 of an action relation to public revenue.

H. B. No. 75, To amend section 1 of an action relation to public revenue.

Mr. Noland moved to table said amendment, which was lost by a vote of 28 years of the discussion of the circulation of the circulation of the circulation in the beginning with specie. It is not easy to estimate the obstance of the circulations which may be paid, if though advisable, by allowing its officers to sell bills of exchange to private individual at a mode of the circulation; but a steady and judicious alteration of emissions and loans, would reduce them in time. But while hashed the observation and Agriculture, officed in the country of the amendment was lost by a vote of 28 years.

Mr. Holdeston offered an amendment provisional and Agriculture, officed in the country of the amendment was lost by a vote of 28 years. The amendment was lost by a vote of 28 years of the circulation and Agriculture, officed in the closus of the country and the foliance of the circulation of terests of large masses of the community, it

regular descriptions of the subject of Paulia Accounts to settine with inx-parents of the pauliance of the p

was certainly the father of the Democratic party.

He was in favor of issuing Treasury notes for circulation, and vetoed the first bank bills passed during his administration because it tended to withdraw Treasury notes from circulation.

OPINIONS OF JAMES MADISON—MESSAGE OF MADISON, JANUARY 30, 1815—(STATESMEN'S MANUARY 30, 1815—(STATESMEN'S MANUARY 30, 1815—(STATESMEN'S MANUARY 30, 1816—OF TREASURY NOTES OF DATES OF THE Capital of the bank is to be compounded of specie of public stock, and of the Treasury notes convertible into stock, with a certain proportion of each of which every subscriber is to faraish bisself.

"The amount of the stock to be subscribed of the stock to be subscribed in the stock to subscribed in the stock to subscribed in the stock to subscribe in the stock to subscribed in the stock to subscribe in the stock to subscribed in the stock to s

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gration and Agriculture, offered in the House of Representatives by Hon. J. McC. Martin, of Claiborne.

21. It establishes and regulates the duries of

We quite from the speech of Mr. Calhoun in the Senate of the United States, in October, 1837, as follows:

"It is, then, my impression that in the pres-ent condition of the world a paper currency, in some form \* \* is almost indispensi-ble in financial and commercial operations of Chapter 4, in relation to descents and distributions.

Chapter 49, in relation to descents and distributions.

Chapter 50, in relation to mavriage and distributions.

Chapter 60, in relation to descents and distributions and taxes. It would be in their pawer, to occur in some form \* \* \* is almost indispensations of the world a paper with a list of all government lands, and lands commercial operations of the instance and extensive communities. In many respects it has a vast superiority over a metal indispensation of the world a paper with a list of all government lands, and lands commercial operations of the instance and extensive communities. In many respects it has a vast superiority over a metal lands of all lands of all lands of all government lands, and lands of all lands of all lands of all government lands, and lands of all lands of all lands of all la

Mr. Moore offered the following ameniment, which was tabled:

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Mr. Regers introduced—
S. B. No. 139. An are to resented an act to profit the safe of in oxicating liquors in the lown of Pitisboro. Referred to Committee on Public Lands.

Mr. Regers introduced—
S. B. No. 131. An act to amend an act to profit for the leading of Chicksaaw School.

Mr. Regers introduced—
S. B. No. 132. An act to amend an act to profit for the leading of Chicksaaw School.

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Mr. Regers introduced—
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S. B. No. 133. An act to amend an act to profit in the State of the Revised Code of IS1. Regers introduced—
S. B. No. 134. The properties of the State of the State of the Revised Code of IS1. Regers in the state of the Revised Code of IS1. Regers in the state of the Revised Code of IS1. Regers in the state of the Revised Code of IS1. Regers in the state of the Revised Code of IS1. Regers in the state of the Revised Code of